Local Planning Policy No. 5
Development Contribution
Towards Public Art
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Adopted: 14 February 2018

Last Reviewed:

Legal Authority: Planning and Development (Local Planning Schemes) Regulations 2015 Schedule 2 – Part 2 – Division 2

1. POLICY OBJECTIVES

The objectives of this policy are as follows:

a) To require that a contribution towards public art is provided as a part of certain private developments within the City;

b) To enhance the legibility of open spaces, buildings and streets by introducing public art that makes these places more identifiable;

c) To allow for the interpretation of cultural, environmental or built heritage through public art;

d) To enhance the amenity of the public domain through the use of public art; and

e) To enhance the sense of place by encouraging public art forms.

2. DEFINITIONS

For the purpose of this policy the following definitions apply:

Public Art
An artistic work that:

a) Is permanent in nature, and constructed of materials which can be maintained and repaired if necessary, including metal, wood, plastic, paint or any other durable material;

b) Is either freestanding or integrated into the exterior of a building or other structure;

c) Is created and located for public accessibility, either within the public realm or within view of the public realm, such as the street, park, urban plaza or public building; and

d) Has been designed by an artist or has been designed through a process overseen by an artist;

e) Does not include art projects or elements that are:
   • a business logo;
   • directional elements such as signage or colour coding;
   • art works which have been mass produced;
   • art reproductions;
   • landscaping or generic hardscaping elements which would normally be associated with the project; or
   • services or utilities necessary to operate or maintain artwork.
Construction value
The estimated cost of the equipment, financing, services and utilities that are required to carry out a development but does not include the cost of land acquisition. The City will generally accept this to be the same as the estimated cost of development stated by the applicant on the building permit application.

Artist
A person who meets any of the following criteria:

- a) has obtained a Bachelor Degree or Diploma in visual arts or any similar field or who is undertaking studies towards these qualifications;
- b) has a track record of exhibiting and/or selling their own original artwork;
- c) has had their own original artwork purchased by major public collections;
- d) who earns more than 50% of their income from arts related activities such as teaching art and selling their own artwork;
- e) who has secured work or consultancies in the arts field on the basis of professional expertise; or
- f) who has expertise in creating the form of public art proposed by an applicant or the Council under this policy.

Eligible Costs
Costs associated with the production of an art project may include:

- a) professional artist’s budget, including artist fees, Request for Proposal, material, assistants’ labour costs, insurance, permits, taxes, business and legal expenses, operating costs, and art consultant’s fees if these are necessary and reasonable;
- b) fabrication and installation of artwork;
- c) site preparation;
- d) structures enabling the artist to display the artwork;
- e) documentation of the artwork; and
- f) an acknowledgment plaque identifying the artist, artwork and development.

Major Extension
Those extensions that introduce a new plant or physical infrastructure for a process chain and/or significant increases in throughput and production capacity. While not limited to, it may also refer to replacement and/or addition to administration buildings and/or other supporting facilities or buildings’

3. AMOUNT OF PUBLIC ART CONTRIBUTION

3.1 The eligible cost of any public art provided for under this policy shall be no less than one percent of the construction value of the development of all developments where the construction value is in excess of $2,000,000.

3.2 Notwithstanding Clause 3.1, a single development shall not be required to provide or contribute any more than $500,000 in eligible costs to Public Art.
3.3 Notwithstanding Clause 3.1, a contribution will not be sought on developments in the General Industry Zone, where the development application relates to a refurbishment or upgrade of existing infrastructure. For the purposes of clarity, contributions will be required on new developments or major extensions only in this zone.

4. FORM OF PUBLIC ART CONTRIBUTION

4.1 On submission of a development application, the proponent must nominate the way in which the public art contribution will be met for consideration by Council.

4.2 At the discretion of Council, the proponent will meet their public art contribution in one or more of the following ways by:
   a) establishing public art "on-site" as a component of their development;
   b) providing cash-in-lieu to the amount specified within the development condition.

4.3 The proponent may also provide public art in the vicinity of the site in the public realm or reach an alternative agreement on the contribution subject to the support and agreement of Council.

5. GENERAL STANDARDS FOR PUBLIC ART

5.1 Where the proponent provides public art on site, the public art is to be clearly seen from the public realm.

5.2 Where public art is placed in the public realm, its placing will be consistent with the intent and objectives of the City of Kwinana Public Art Masterplan.

5.3 The public art shall contribute to an attractive, stimulating and functional environment and not detract from the amenity or safety of the public realm.

5.4 The public art shall be specifically designed for, and be suitable for, the building or site where it is to be located and contribute towards the sense of place for that locality.

5.5 The public art shall be of high aesthetic quality, low maintenance, durable and resistant to vandalism and must be maintained during the continuation of the development.

5.6 The public art shall be original and be designed and created or overseen by an artist/s.

5.7 The public art must be designed and sited to avoid encouraging anti-social behaviour on the site or be used for assistance in unauthorised entry or concealing any person.

5.8 The public art must not be considered by the City to be obscene or offensive in any manner.
6. **FORMS OF PUBLIC ART**

6.1 Public artworks may take the following forms:
   a) building features and enhancements such as bicycle racks, gates and lighting which have not been mass produced;
   b) components of public spaces such as benches, fountains, playground structures, shade shelters, lighting, screening which have not been mass produced;
   c) components of public spaces artistic paving and special planting which are an integral part of the space and contributes towards its artistic value and quality;
   d) landscape art enhancements such as walkways, bridges, greenwalls or art features within landscaping setting using landscape materials;
   e) murals, tiles or mosaics covering walls, floors and walkways;
   f) sculpture in durable materials;
   g) fibre works, neon or glass works, photographs, light projections and prints; and/or
   h) community arts projects resulting in tangible artwork.

6.2 The art project may be an interpretation of cultural heritage and the City may also consider alternative art projects including community arts programs, which involve the public and the incorporation of a cultural space that comprises a visual or performing arts space.

6.3 Public art should be made accessible to all members of the community, irrespective of their age and abilities. While art in public spaces might be considered primarily a visual experience, it can provide a range of sensory experiences for people with disabilities – artwork can be tactile, aural and give off pleasant smells as well as being visual. Artwork need not be monumental, but can be at heights suitable for people in wheelchairs to touch, move through and explore. Artwork can be interactive play objects for family groups and children. Interpretive signage in an easy to read format, including Braille, promotes artworks that are inclusive of all members of the community.

7. **APPROVAL PROCESS FOR PUBLIC ART CONTRIBUTIONS**

7.1 Public Art proposals will be accompanied by a Public Art Report, as set out in Appendix 1 of this Policy and will be required to be approved prior to the lodgement of a building permit application for the associated development.

7.2 The proponent will be notified of the approval or refusal of the Public Art Proposal no later than 30 days from the date of submission (unless otherwise agreed by the proponent and the City). This timeframe assumes all information has been provided to the City’s satisfaction to enable assessment and determination within the 30 days.

7.3 Public Art as fulfilment of a condition of planning approval shall not require a further development application. Where the public art entails structural elements a building permit application will be required.

7.4 The proponent will be required to forward copies of the artist’s contract, maintenance schedule and artist contact to the City at the commencement of the art project.
7.5 Where provided by the proponent, the public art must be installed prior to the issue of an Occupancy Permit.

7.6 A notification pursuant to Section 70A of the Transfer of Land Act is to be lodged against the certificate of title to the land on which public art is located to make the proprietors and prospective purchasers aware of requirements to maintain the public art.

7.7 The following development condition/s will apply under this policy:-

The applicant shall make a contribution to public art to the sum of $\$ \text{and}\$ and comply with the requirements of the City of Kwinana’s Local Planning Policy No 5; Development Contribution towards Public Art to the satisfaction of the City of Kwinana.

8. COLLECTION AND EXPENDITURE OF PUBLIC ART CONTRIBUTIONS

8.1 Cash-in-lieu shall be paid into Council's Public Arts Reserve Fund.

8.2 Where applicable, the City is to have received the cash-in-lieu contribution prior to the issue of an Occupancy Permit (unless otherwise agreed to by the proponent and the City).

8.3 Funds are to only be expended on public art located on public land within the vicinity of the development (for instance adjacent to or within the centre in which the development is located) unless otherwise agreed between the proponent and the City.

8.4 Cash-in-lieu funds may be accrued for more comprehensive public art projects as determined by the City.

8.5 Cash-in-lieu funds may be used towards maintenance of public artworks.

8.6 Funds will be refunded to the owner/applicant upon request in writing to the City in the event the development proposal associated with the Public Art does not proceed.

9. COPYRIGHT AND OWNERSHIP OF PUBLIC ART

9.1 Once an artwork has been completed and accepted by the City, copyright will be held jointly by the City and the artist. In practical terms, this means that the City has the right to reproduce extracts from the design documentation and photographic images of the artwork for non-commercial purposes, such as annual reports, information brochures about the City and information brochures about the artwork. The artist will have the right to reproduce extracts from the design documentation or photographic images of the artwork in books or other publications associated with the artist or artwork.

9.2 Where situated on private property, the public art is owned and maintained by the owner. Where situated on public property, the public art is owned and maintained by the City.
10. **MORAL RIGHTS AND ACKNOWLEDGEMENT OF ART WORK**

10.1 Since the year 2000, moral rights legislation has protected artists. In brief, an artist’s moral rights are infringed if their work is not attributed or credited; their work is falsely attributed to someone else; or their work is treated in a derogatory way by distorting, modifying or removing it without their knowledge or consent.

   In practical terms this means that the City cannot change an artwork in any way without seeking the artist’s permission; likewise the City, cannot remove or relocate the artwork without seeking the artist’s permission. A reasonable attempt to find the artist must be provided. The City will take special care to ensure that acts of restoration or preservation (of artworks) will be conducted in a sensitive manner with prior consultation with the artist/s. Wherever possible, preservation or restorative works should be carried out by professional conservators.

   Special care will also be taken with the moral rights associated with works created by more than one artist, in that it is acknowledged that collaborators on artistic creations can take different views on issues such as relocation and restoration.

10.2 In line with moral rights legislation, the proponent will install a plaque or plate near each artwork, acknowledging the name of the artist, and the name of the person, agency or company who funded the artwork.

10.3 Should the public arts work become a safety hazard, the City may undertake necessary emergency action to alter or remove the artwork without consultation with the artist.

11. **DECOMMISSIONING OF PUBLIC ARTWORK**

11.1 The City may decide to remove an artwork because it is in an advanced state of disrepair or damage or because the public art is no longer considered suitable for the location. In such cases, the City will prepare a documented archival record of the public art prior to its removal.

*Acknowledgement:*

*This policy is based on Artsource’s Model Planning Policy.*
Appendix 1

Public Art Report

The Public Art Report is to include:

i. Details of the artist's qualification, experience and suitability to the project.

ii. Design documentation - including research, concept development and a detailed statement addressing compliance with this Development Contribution Towards Public Art Policy.

iii. Detailed plans of the public art. Plans are to be to scale and include dimensions, materials, colours and installation details.

iv. Plans showing location of proposed public art.

v. Details of cost calculations including construction cost and the public art contributions costs, in accordance with this policy.

vi. For public art to be located on or over the public land, written consent of the landowner and/or authority with management control of the land.

vii. Details of requirements and written consent from the artist for any ongoing care or maintenance of the artwork by the owner or City.